# TENT COOPERATION TREATY

To:

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From the INTERNATIONAL BUREAU

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### **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202

Date of mailing (day/month/year)

23 January 2001 (23.01.01)

ETATS-UNIS D'AMERIQUE

in its capacity as elected Office

International application No.
PCT/US00/07277

International filing date (day/month/year)
17 March 2000 (17.03.00)

Applicant

BANDMAN, Olga et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	06 October 2000 (06.10.00)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Kiwa Mpay
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338.83.38

### (12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION

(19) World Intellectual Property Organization
International Bureau



**PCT** 

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60/125,593 18 March 1999 (18.03.1999) US 60/135,049 20 May 1999 (20.05.1999) US 60/143,188 9 July 1999 (09.07.1999) US

(63) Related by continuation (CON) or continuation-in-part (CIP) to earlier applications:

US 60/135,049 (CIP)
Filed on 20 May 1999 (20.05.1999)
US 60/143,188 (CIP)
Filed on 9 July 1999 (09.07.1999)
US 60/125,593 (CIP)
Filed on 18 March 1999 (18.03.1999)

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(72) Inventors; and

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- (81) Designated States (national): AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CU, CZ, DE, DK, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, US, UZ, VN, YU, ZA, ZW.
- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

### Published:

- with international search report

(88) Date of publication of the international search report: 10 January 2002

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

/55332 A3

(54) Title: HUMAN REGULATORS OF INTRACELLULAR PHOSPHORYLATION

(57) Abstract: The invention provides human regulators of intracellular phosphorylation (HRIP) and polynucleotides which identify and encode HRIP. The invention also provides expression vectors, host cells, antibodies, agonists, and antagonists. The invention also provides methods for diagnosing, treating, or preventing disorders associated with expression of HRIP.



International Application No PCT/US 00/07277

IPC 7	C12N15/54 C12N15/55 C07K16/40 C12Q1/68	C12N9/12 A61K38/45	C12N9/16 A61K38/46	C07K16/18		
According to	International Patent Classification (IPC) or to both re	ational classification an	d IPC			
	SEARCHED					
Minimum do IPC 7	cumentation searched (classification system follower C12N C07K C12Q A61K	d by classification sym	pols)			
Documentat	tion searched other than minimum documentation to t	he extent that such doc	cuments are included in the	ne fields searched		
Electronic da	ata base consulted during the international search (n	ame of data base and,	where practical, search to	erms used)		
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT					
Category °	Citation of document, with indication, where approp	oriate, of the relevant p	assages	Relevant to claim No.		
X	WO 98 39446 A (HUMAN GEN INC.) 11 September 1998	OME SCIENCES (1998-09-11)	,	10-14		
1	abstract page 1, line 1 -page 2,	line 8				
	page 62, line 6 - line 29	•				
	page 87, line 10 -page 9	3, line 25				
	page 98, line 1 -page 109 page 365 -page 366	i, ille o				
	page 381; claims 1,3					
	-& GCG_GENESEQ_D database	e, accession				
,	6 January 1999	60 -1				
	"Human secreted protein ( HETGJ09"	gene by clon	e			
ļ	XP002149750					
	the whole document					
j		-/	-			
			<del></del>			
	her documents are listed in the continuation of box C	<u> </u>	Patent family members	are listed in annex.		
i i	stegories of cited documents :	"T" lat	er document published aft r priority date and not in c	ter the international filing date onflict with the application but		
consid	ent defining the general state of the art which is not dered to be of particular relevance	C		nciple or theory underlying the		
filing o	"E" earlier document but published on or after the international filing date  "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to					
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive, step when the						
"O" document referring to an oral disclosure, use, exhibition or other means cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled						
"P" document published prior to the international filing date but  later than the priority date claimed  "A" document member of the same patent family						
Date of the	Date of the actual completion of the international search  Date of mailing of the international search					
1	12 October 2000 11. JAN 2001					
Name and	mailing address of the ISA	A	uthorized officer			
	European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,		<b>.</b>			
Fax: (+31-70) 340-2040, 1x: 31 651 epo 14,			Fuchs, U			

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International Application No
PCT/US 00/07277

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	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	In-the-state of the state of th
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
P,X	TANOUE, T. ET AL.: "Molecular Cloning and Characterziation of a Novel Dual Specificity Phosphatase, MKP-5" JOURNAL OF BIOLOGICAL CHEMISTRY, vol. 274, no. 28, 9 July 1999 (1999-07-09), pages 19949-19956, XP002148678 the whole document	1-3,5,6, 8-14
A	GROOM, L.A. ET AL.: "Differential regulation of the MAP, SAP and RK/p38 kinases by Pyst1, a novel cytosolic dual-specific phosphatase" EMBO JOURNAL, vol. 15, no. 14, 15 July 1996 (1996-07-15), pages 3621-3632, XP000925967 the whole document	1-17,20, 23
A	WO 99 01541 A (TULARIK INC.) 14 January 1999 (1999-01-14) abstract page 4, line 10 -page 16, line 13 page 17 -page 18; claims 1-11	1-17,20, 23
A	WO 99 00507 A (INCYTE PHARMACEUTICALS, INC.) 7 January 1999 (1999-01-07) abstract page 2, line 13 -page 3, line 31 page 38, line 10 -page 46, line 10 page 55 -page 57; claims 1-21	1-17,20,

International application No. PCT/US 00/07277

Box I	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inter	national Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
	Although claim 16 is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
	Claims Nos.: 18, 19, 21 and 22 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
	see FURTHER INFORMATION sheet PCT/ISA/210
	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inter	national Searching Authority found multiple inventions in this international application, as follows:
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
з	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. X	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:  1-17, 29, 23 partially
Remark	n Protest  The additional search fees were accompanied by the applicant's protest.  No protest accompanied the payment of additional search fees.
1	

### FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

1. Claims: 1-17, 20, 23 partially

Invention 1

An isolated polypetide comprising an amino acid sequence selected from the group consisting of: a) an amino acid sequence having the SEQ ID NO: 1, b) a naturally occurring amino acid sequence having at least 90% sequence identity to SEQ ID NO: 1, c) a biologically active fragment of SEQ ID NO: 1, d) an immunogenic fragment of SEQ ID NO: 1; an isolated polynucleotide encoding said polypeptide; a recombinant polynucleotide comprising said polynucleotide; a cell transformed with said recombinant polynucleotide; a transgenic organism comprising said recombinant polynucleotide; a method for producing said polypeptide; an isolated antibody which specifically binds to said polypeptide; an isolated polynucleotide comprising a polynucleotide sequence selected from the group consisting of: a) a polynucleotide sequence having the SEQ ID NO: 15, b) a naturally occurring polynucleotide sequence having at least 90% sequence identity to SEQ ID NO: 15, c) a polynucleotide sequence complementary to a); d) a polynucleotide sequence complementary to b); an RNA equivalent of a)-d); a method for detecting a target polynucleotide in a sample having the sequence of said polynucleotide by hybridizing with a probe; a pharmaceutical composition comprising an effective amount of said polypeptide; a method for treating a disease or condition associated with decreased expression of functional HRIP, comprising administering to a patient said pharmaceutical composition; a method for screening a compound for effectiveness as an agonist or antagonist of said polypeptide; a method for screening a compound for effectiveness in altering expression of a polynucleotide sequence having the SEQ ID NO: 15;

2. Claims: 1-17, 20, 23 partially

Invention 2

Idem as subject 1 but limited to SEQ ID NOS: 2 and 16;

3.-14. Claims: 1-17, 20, 23 partially

Inventions 3-14

Idem as subject 1 but limited to SEQ ID NOS: 3-14 and 17-28.

## FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 18, 19, 21 and 22

Claims 18, 19, 21 and 22 refer to an agonist and an antagonist of a polypeptide of claim 1 without giving a true technical characterization. Moreover, no such compounds are defined in the application. In consequence, the scope of said claims is ambiguous and vague, and their subject matter is not sufficiently disclosed and supported (Art. 5 and 6 PCT).

No search can be carried out for such purely speculative claims whose wording is, in fact, a mere recitation of the result to be achieved.

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

Information on patent family members

PCT/US 00/07277

Patent document cited in search report	:	Publication date		atent family nember(s)	Publication date
WO 9839446	A	11-09-1998	AU EP EP WO	6545398 A 0972029 A 0972030 A 9839448 A	22-09-1998 19-01-2000 19-01-2000 11-09-1998
WO 9901541	Α	14-01-1999	AU AU EP	726294 B 8283698 A 1005539 A	02-11-2000 25-01-1999 07-06-2000
WO 9900507	A	07-01-1999	US AU EP	5955338 A 8269998 A 0996733 A	21-09-1999 19-01-1999 03-05-2000



### From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: DIANA HAMLET-COX INCYTE PHARMACEUTICALS, INC. 3160 PORTER DRIVE PALO ALTO, CALIFORNIA 94304

# PCT

### NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of Mailing (day/month/year) **04** OCT 2001

Applicant's or agent's file reference

International application No.

PF-0683 PCT

PCT/US00/07277

IMPORTANT NOTIFICATION

International filing date (day/month/year) 17 MARCH 2000

Priority Date (day/month/year)

18 MARCH 1999

Applicant

INCYTE PHARMACEUTICALS, INC.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith 1. the international preliminary examination report and its annexes, if any, established on the international
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of 3. the report (but not of any annexes) and will transmit such translation to those Offices.

### REMINDER 4.

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCI/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Facsimile No. (703) 305-3230

REBEC

(703) 308-0196

Form PCT/IPEA/416 (July 1992)★



# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	T				
PF-0683 PCT	FOR FURTHER ACTION	Prelimina	cation of Transmittal of International ary Examination Report (Form		
International application No.	International filing date (day	PCT/IPEA y/month/year)	Priority date (day/month/year)		
PCT/US00/07277	17 MARCH 2000		18 MARCH 1999		
International Patent Classification (IPC) Please See Supplemental Sheet.	or national classification and	IPC			
Applicant INCYTE PHARMACEUTICALS, INC	2.				
Examining Authority and is  2. This REPORT consists of a  This report is also accom	total of sheets.  panied by ANNEXES, i.e., sl	nt according to neets of the des	cription, claims and/or drawings which have		
	ne basis for this report and/or ion 607 of the Administrative		ng rectifications made before this Authority. nder the PCI).		
These annexes consist of a to	tal of <u></u> sheets.				
3. This report contains indication	ns relating to the following	items:			
I X Basis of the repo	rt				
II Priority					
III X Non-establishme	nt of report with regard to	novelty, inven	tive step or industrial applicability		
IV Lack of unity of	-	·			
V X Reasoned statemen			, inventive step or industrial applicability;		
VI Certain documents	cited				
VII Certain defects in t	he international application				
	s on the international applic	ation			
			·		
Date of submission of the demand  Date of completion of this report					
06 OCTOBER 2000 28 AUGUST 2001					
Vame and mailing address of the IPEA/US  Commissioner of Patents and Trademarks Box PCT  Washington, D.C. 20231  Authorized officer  REBECCA PROUTY					
Facsimile No. (703) 305-3230	<b>T</b> /e	lephone No.	(703) 308-0196		

Form PCT/IPEA/409 (cover sheet) (July 1998)\*



International application No.

### PCT/US00/07277

I. B	asis of t	he report		
1. With	n regard t	o the elements of the intern	ational application:*	
$\mathbf{x}$	_	ernational application as		
		scription:	-	
x		1-67		, as originally filed
		NONE		, filed with the demand
				ne letter of
	pages.		, , , , , , , , , , , , , , , , , , , ,	•
$\mathbf{x}$	the cla	ims:		
	pages			, as originally filed
	pages .	NONE		(together with any statement) under Article 19
		NONE		, filed with the demand
	pages	NONE	, filed with the letter of	
	41 1 .			
X	the dra	*******		an originally filed
	pages			, as originally filed
		NONE	filed with the	, filed with the demand
	pages .	NONE	, med with the	letter or
x	the sec	uence listing part of the	description:	
	_			, as originally filed
	pages			, filed with the demand
	pages	NONE	, filed with the	e letter of
	the lan	guage of publication of	the international application	nternational search (under Rule 23.1(b)).  (under Rule 48.3(b)).  ational preliminary examination (under Rules 55.2 and/
	or 55.3)	).		
			d out on the basis of the seque	sed in the international application, the international nee listing:
	contair	ned in the international	application in printed form.	
	filed to	gether with the interna	ional application in computer	readable form.
	furnish	ed subsequently to this	Authority in written form.	
		• •	Authority in computer readab	
	The sta	itement that the subseque tional application as filed	ntly furnished written sequence has been furnished.	listing does not go beyond the disclosure in the
	The sta	tement that the information	n recorded in computer readable	form is identical to the writen sequence listing has
4. X	The ar	nendments have resulte	d in the cancellation of:	
	X t	he description, pages	NONE	
	X t	he claims, Nos.	NONE	
		the drawings, sheets/fig		
5.	This re	port has been drawn as if	(some of) the amendments had no	ot been made, since they have been considered to go
in t	lacoment	sheets which have been fu	s indicated in the Supplemental B nished to the receiving Office in re d are not annexed to this report	ox (Rule 70.2(c)).** sponse to an invitation under Article 14 are referred to since they do not contain amendments (Rules 70.16
	•	ement sheet containing suc	h amendments must be referred	to under item 1 and annexed to this report.

International application No. PCT/US00/07277

III. N	on-establishment of opinion with regard to novelty, inventive step and industrial applicability
1. The c	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be trially applicable have not been and will not be examined in respect of:
	the entire international application.
X	claims Nos. <u>18, 19, 21, AND 22</u>
	because:
	the said international application, or the said claim Nos. relate to the following subject matter which does not require international preliminary examination (specify).
	·
	the description, claims or drawings (indicate particular elements below) or said claims Nos are so
	unclear that no meaningful opinion could be formed (specify).
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.
X	no international search report has been established for said claims Nos. <u>18, 19, 21, AND 22</u> .
2. A me seque	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid ence listing to comply with the standard provided for in Annex C of the Administrative Instructions:
	the written form has not been furnished or does not comply with the standard.
	the computer readable form has not been furnished or does not comply with the standard.



International application No.

PCT/US00/07277

statement			
Novelty (N)	Claims	2, 4, 10, 23	YE
• • •	Claims	1, 3, 5-9, 11-17, 20	NO
Inventive Step (IS)	Claims	2, 4, 10, 23	YE
	Claims	1, 3, 5-9, 11-17, 20	NC
Industrial Applicability (IA)	Claims	1-17, 20, 23	YE
	Claims	NONE	NO
Claims 1, 3, 5-9, 11-17, and 20 lack nove (WO98/39466).  Human Genome Sciences teach a human nucl GENESEQ database accession number V55	eic acid enoding 579 which enco	Article 33(2) as being anticipated by Hum  a human protein having the nucleotide seque des a portion of SEQ ID NO:15 comprisin	ence disclosed in GC g residues 1362-219
(WO98/39466).  Human Genome Sciences teach a human nuc	eic acid enoding 579 which ence 1. They teach s to the encoded l antagonists, pl der PCT Articl human Pyst1 a	Article 33(2) as being anticipated by Human protein having the nucleotide sequences a portion of SEQ ID NO:15 comprision host cells and transgenic organisms encouprotein, methods of using the nucleic acid transaceutical compositions and uses thereofee 33(2) as being anticipated by Groom et and Pyst2 which each comprise an amino acid	ence disclosed in GC0 g residues 1362-219 ling this nucleic acid to isolate the complet f.  l.  l sequence comprisin
(WO98/39466).  Human Genome Sciences teach a human nucleic acid encoding residues 410-482 of SEQ ID NO expression of the encoded protein, antibodie gene, methods of screening for agonists and Claims 1, 3, 5-9, 17, and 20 lack novelty under Groom teach a human nucleic acid encoding an immunogenic fragment of SEQ ID NO:1	eic acid enoding 579 which enco 1. They teach is to the encoded antagonists, plantagonists, plantagonists ider PCT Articles human Pyst1 a host cells com se proteins.	Article 33(2) as being anticipated by Human protein having the nucleotide sequences a portion of SEQ ID NO:15 comprision host cells and transgenic organisms encouprotein, methods of using the nucleic acid transaceutical compositions and uses thereof e 33(2) as being anticipated by Groom et al. and Pyst2 which each comprise an amino acid prising these nucleic acids, expression of the	ence disclosed in GCC g residues 1362-2199 ding this nucleic acid to isolate the complet f. l. d sequence comprising e encoded protein and
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International application No.

PCT/US00/07277

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The description is objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 5 because it fails to adequately enable practice of the claimed invention because:

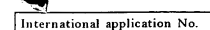
Claims 1, 5-17 and 20 are so broad as to encompass any polypeptide comprising an immunogenic fragment of SEQ ID NO:1 or polynucleotide encoding therefore. The scope of the claims is not commensurate with the enablement provided by the disclosure with regard to the extremely large number of polypeptides and polynucleotides broadly encompassed by the claims. Since the amino acid sequence of a protein determines its structural and functional properties, predictability of which changes can be tolerated in a protein's amino acid sequence and obtain the desired activity requires a knowledge of and guidance with regard to which amino acids in the protein's sequence, if any, are tolerant of modification and which are conserved (i.e. expectedly intolerant to modification), and detailed knowledge of the ways in which the proteins' structure relates to its function. However, in this case the disclosure is limited to the nucleotide and encoded amino acid sequence of the polypeptide of SEQ ID NO:1.

While recombinant and mutagenesis techniques are known, it is <u>not</u> routine in the art to screen for multiple substitutions or multiple modifications, as encompassed by the instant claims, and the positions within a protein's sequence where amino acid modifications can be made with a reasonable expectation of success in obtaining the desired activity/utility are limited in any protein and the result of such modifications is unpredictable. In addition, one skilled in the art would expect any tolerance to modification for a given protein to diminish with each further and additional modification, e.g. multiple substitutions.

The description does not support the broad scope of the claims which encompass all modifications of any serine carboxypeptidase gene because the description does <u>not</u> establish: (A) regions of the protein structure which may be modified without effecting phosphatase activity; (B) the general tolerance of phosphatases to modification and extent of such tolerance; (C) a rational and predictable scheme for modifying any peptidase residues with an expectation of obtaining the desired biological function; and (D) the description provides insufficient guidance as to which of the essentially infinite possible choices is likely to be successful.

Thus, applicants have <u>not</u> provided sufficient guidance to enable one of ordinary skill in the art to make and use the claimed invention in a manner reasonably correlated with the scope of the (Continued on Supplemental Sheet.)





PCT/US00/07277

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

### **CLASSIFICATION:**

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(7): C12N 9/16, 15/55, 1/21, 5/10, 15/11; C07K 16/40; C12Q 1/68, 1/42; A61K 38/46 and US Cl.: 435/196, 6, 21, 252.3, 325, 320.1; 536/23.1, 23.2; 424/94.6; 530/387.9

VIII. CERTAIN OBSERVATIONS ON THE APPLICATION (Continued):

claims broadly including genes encoding any number of amino acid modifications of the disclosed human phosphatase. The scope of the claims must bear a reasonable correlation with the scope of enablement. Without sufficient guidance, determination of polynucleotides having the desired biological characteristics is unpredictable and the experimentation left to those skilled in the art is unnecessarily, and improperly, extensive and undue.

Claims 1, 3, 5-17 and 20 are objected to as lacking clarity under PCT Rule 66.2(a)(v) because practice of the claimed invention is not enabled as required under PCT Rule 5.1(a) for the reasons set forth in the immediately preceding paragraph.

(PCT Article 18 and Rules 43 and 44)

PF-0683 PCT International application No. International filing date (day/month/year)  PCT/US 00/07277, 17/03/2000 18/03/1999  Applicant  INCYTE PHARMACEUTICALS, INC. et al.  This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.  This International Search Report consists of a total of6	Applicant's or agent's file reference	FOR FURTHER see Notification of (Form PCT/ISA/2	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.
PCT/US 00/07277 , 17/03/2000 18/03/1999  Applicant  INCYTE PHARMACEUTICALS, INC. et al.  This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.  This International Search Report consists of a total of			(Earliest) Priority Date (day/month/year)
Applicant  INCYTE PHARMACEUTICALS, INC. et al.  This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.  This International Search Report consists of a total of	•		
This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.  This International Search Report consists of a total of	<u> </u>	17/03/2000	18/03/1999
This International Search Report consists of a total of		NC. et al.	
It is also accompanied by a copy of each prior art document cited in this report.  1. Basis of the report.  2. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.  1. With regard to any nucleotide and/or amino acid sequence disclosed in the international application furnished to this Authority (Rule 23.1(b)).  2. With regard to the basis of the sequence disclosed in the international application, the international search was carried out on the basis of the sequence disclosed in the international application, the international search was carried to any nucleotide and/or amino acid sequence disclosed in the international application, the international application in written form.  3. International control of the international application in computer readable form.  4. It is also accompanied by a copy of the international application in written form.  5. It is a statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.  4. Vith regard to the written sequence listing has been furnished.  5. With regard to the title,  1. The text is approved as submitted by the applicant.  2. With regard to the abstract,  3. With regard to the abstract,  4. With regard to the abstract,  5. With regard to the abstract,  4. When text is approved as submitted by the applicant.  5. With regard to the abstract,  5. With regard to the abstract,  6. The figure of the drawings to be published with the abstract is Figure No.  6. The figure of the drawings to be published with the abstract is Figure No.  6. The figure of the drawings to be published.  8. None of the figures.	This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth Insmitted to the International Bureau.	nority and is transmitted to the applicant
a. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.  the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)).  b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing; contained in the international application in written form.  iffied together with the international application in computer readable form.  furnished subsequently to this Authority in computer readable form.  if urnished subsequently to this Authority in computer readable form.  if the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as flied has been furnished.  if the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.  if the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.  if the statement is lacking (see Box II).  Certain claims were found unsearchable (See Box I).  Unity of invention is lacking (see Box II).  With regard to the title,  the text is approved as submitted by the applicant.  If the text is approved as submitted by the applicant.  With regard to the abstract,  if the text is approved as submitted by the applicant.  the text has been established by this Authority to read as follows:  HUMAN REGULATORS OF INTRACELLULAR PHOSPHORYLATION  The fligure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.	X It is also accompanied by		report.
Authority (Rule 23.1(b)).  b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing:    Contained in the international application in written form.   International application as fled has been furnished written sequence listing does not go beyond the disclosure in the international application as fled has been furnished.   X	a. With regard to the language, the i	nternational search was carried out on the basess otherwise indicated under this item.	sis of the international application in the
b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing:    X	the international search was Authority (Rule 23.1(b)).	as carried out on the basis of a translation of th	ne international application furnished to this
the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.    X	b. With regard to any nucleotide and was carried out on the basis of the X contained in the internation filed together with the internation	sequence listing: nal application in written form. rnational application in computer readable form	
international application as filed has been furnished.  X the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished  2.			
2. X Certain claims were found unsearchable (See Box I). 3. X Unity of invention is lacking (see Box II).  4. With regard to the title,  the text is approved as submitted by the applicant. X the text has been established by this Authority to read as follows: HUMAN REGULATORS OF INTRACELLULAR PHOSPHORYLATION  5. With regard to the abstract,  the text is approved as submitted by the applicant. the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.	the statement that the sub- international application as	sequently furnished written sequence listing do s filed has been furnished.	pes not go beyond the disclosure in the
<ul> <li>3.  X Unity of invention is lacking (see Box II).</li> <li>4. With regard to the title,</li></ul>	the statement that the info	rmation recorded in computer readable form is	identical to the written sequence listing has been
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HUMAN REGULATORS OF INTRACELLULAR PHOSPHORYLATION  5. With regard to the abstract,    X	the text is approved as sub	omitted by the applicant.	
<ul> <li>5. With regard to the abstract,    X</li></ul>	X the text has been establish	ned by this Authority to read as follows:	
the text is approved as submitted by the applicant.  the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the <b>drawings</b> to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.  because the applicant failed to suggest a figure.	HUMAN REGULATORS OF IN	TRACELLULAR PHOSPHORYLATION	
as suggested by the applicant.  None of the figures.  because the applicant failed to suggest a figure.	the text is approved as sub	ed, according to Rule 38.2(b), by this Authority	y as it appears in Box III. The applicant may, ort, submit comments to this Authority.
because the applicant failed to suggest a figure.		· ·	
			None of the figures.
		•	





Box I	Observations where certain claims were found unsearchabl (Continuation of it m 1 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:	
1. X	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
	Although claim 16 is directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.
2. X	Claims Nos.: 18, 19, 21 and 22 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
	see FURTHER INFORMATION sheet PCT/ISA/210
3.	Claims Nos.:
	because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inter	rnational Searching Authority found multiple inventions in this international application, as follows:
	· <del>-</del> ·
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
з. 🗀 /	As only some of the required additional search fees were timely paid by the applicant, this International Search Report
· []	covers only those claims for which fees were paid, specifically claims Nos.:
[ <b>-</b> ]	
· · · r	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is estricted to the invention first mentioned in the claims; it is covered by claims Nos.:
	1-17, 20, 23 partially
Remark o	n Protest The additional search fees were accompanied by the applicant's protest.
	No protest accompanied the payment of additional search fees.